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April 25, 2016

BY ECF

The Honorable Lorna G. Schofield
United States Courthouse
40 Foley Square
New York, NY 10007

The Honorable Frank Maas
United States Courthouse
500 Pearl Street
New York, NY 10007

Re: 1:10-cv-03959, Kriss et al v. Bayrock Group LLC et al.

Dear Judges Schofield and Maas:

We represent defendants Alex Salomon, Jerry Weinreich, and Salomon & Company, P.C. (collectively, the “Salomon Defendants”) and write concerning the letters from plaintiffs’ counsel filed late in the day on April 21, 2016 [ECF 346 & 346].

While the Court has already denied the requests set forth in the letters, the Salomon Defendants wish to briefly respond to plaintiffs’ suggestion that “possibly other defendants,” besides defendant Felix Sater, had some involvement in the sending of the communications that are attached to the letters. This will advise that the Solomon Defendants had no knowledge of those communications until they received them today from this firm, which first learned of them from plaintiffs’ counsel’s letters. The Salomon Defendants have had no communication with Plaintiffs during this litigation except through counsel.

Respectfully,



Stephen Jacobs

SJ:sc
Encl.